

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA
Cr. No. 21-173 (PJS/DTS)

UNITED STATES OF AMERICA,)
)
Plaintiff,)
)
v.)
)
GISELA CASTRO MEDINA (2),)
)
Defendant.)

**STATEMENT OF FACTS IN
SUPPORT OF EXCLUSION OF
TIME UNDER SPEEDY TRIAL ACT**

Pursuant to 18 U.S.C. § 3161(h)(7)(A), I, the defendant in this case, agree to the following statement of facts in support of the defense Second Joint Motion to Exclude Time Under the Speedy Trial Act:

I understand that my co-defendant is seeking an extension of the motion filing date due to his attorney's transition in her law practice. I do not oppose the request to extend the motion filing date, and, in fact, make the same request. Accordingly, I wish for there to be an extension of the date to file motions to January 10, 2022 and a corresponding extension of the motions hearing and trial dates.

The defense requests a continuance of the date to file motions by to and including January 10, 2022. Based on the above facts, I request that the period from now until that date be excluded from the time in which I would otherwise have to be brought to a trial on this case. I have discussed this matter with my attorneys and voluntarily make this request, with full knowledge of my rights under the Speedy Trial Act.

Dated: 11/10/2021

Gisela Medina
Gisela Castro Medina
Defendant

Dated: 11/10/21

Elizabeth Duel
Ryan Garry
Elizabeth Duel
Attorneys for Defendant